ATTACHMENT State of Tennessee, Davidson County

l,	, plaintiff(s), plaintiff's agent, or		
attorney, do hereby make oath that defendant(s),			
is justly indebted to plaintiff(s) in the sum of			
and that it is a just claim; or (if the action is for a tort) the damages sued for are justly due the plaintiff(s) as affiant believes but that the true amount of such damages are not ascertained; and that said defendant(s) resides out of the State of Tennessee; or he is about to be removed, or has removed, himself or property from the State; or he has removed or is removing himself out of the County privately; or he conceals himself so that the ordinary process of law cannot be served upon him; or he absconds or is absconding or concealing himself or his property; or he has fraudulently disposed of, or is about fraudulently to dispose of, his property; or he has died a non-resident of the State, leaving property in the state.			
The property sought to be attached is of the approximate value of			
Dollars, and is more particularly	described as follows:		
	Signed:		
	Plaintiff, Agent or Attorney		
Sworn to and subscribed before me,	RICHARD R. ROOKER, Clerk		
This, the day of, 20	By:		
·	By: Deputy Clerk		
BC	OND		
We,	, Principal, and		
Laurealyea aur baire and assigns to	, Surety, do hereby bind		
defendant(s), in the penal sum of upon condition that the plaintiff(s) will prosecute the within attachment with effect, or in case of failure, pay the defendant(s) all costs that may be adjudged against him, and also, all such damages as defendant(s) may sustain by the wrongful suing out of the attachment.			
This, the day of, 20	, Principal		
	, Surety		
WRIT OF ATTACHMENT			
State of Tennessee			
} To the Sheriff of Davidson County, Greetings: Davidson County:			
·	l d-		
Whereas hath complained on oath to me, Richard R. Rooker, Clerk of the Metropolitan General Sessions Court of Davidson County, Tennessee that , defendant(s) is justly indebted, or liable, to the said plaintiff(s) in the sum of			
and affidavit having also been made in writing and bond given as required by law in attachment cases,			
YOU ARE HEREBY COMMANDED to attach so much of the estate of the said defendant(s) as will be of value sufficient to satisfy the debt and costs according to the complaint and affidavit, and particularly the following described property:			
And such estate, unless replevied, so to secure that the same may be liable to further proceedings thereon to be had in the Metropolitan General Sessions Court of Davidson County, Tennessee, to be held at the courtroom of the said Court on the day of, 20, at M., when and where you will make known how you executed			
this writ. WITNESS, Richard R. Rooker, Clerk of the Metropolitan General Sessions Court of Davidson County, Tennessee, this day of, 20 RICHARD R. ROOKER, Clerk			
	essions Court of Davidson County, Tennessee, this		
	essions Court of Davidson County, Tennessee, this RICHARD R. ROOKER, Clerk		
	essions Court of Davidson County, Tennessee, this		

	L	evy By Garnishment	No
Came to hand the same day and being unable to find any personal property of the debtor in this County sufficient to satisfy said attachment, I levied the same by garnishment as required by law, upon by summoning him in writing to appear before the Court of the General Sessions of Davidson County, Tennessee, Part, on the day of, 20, and answer the garnishment served upon him, a true copy of which garnishment is hereto attached.			Plaintiff(s) vs.
This	day of	, 20	Defendant(s)
		Sheriff	Serve: Address
		Judgment	A WRIT OF ATTACHMENT A
•	v C	and	Issued:, 20
which let execution i	issue; and the attachment in	shall pay the costs of this cause, for this cause is hereby	Set for:M. Courtroom 501 Great Circle Road Nashville, TN 37228 RICHARD R. ROOKER, Clerk
This the	day of	, 20	By: Deputy Clerk Reset for
Interlocutory orders Date: Date: Date:		Judge of Court of General Sessions, Part	
		Judge of Court of General Sessions, Part	